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In the Office Action, the Examiner rejected the claims under 35 USC §103. These objections and rejections are fully traversed below. Applicant has amended the claims to correct various typographical errors and to expedite allowance of the pending claims. Claims 8, 29, and 54 have been cancelled. Claims 1-2, 4-7, 9-23, 25-28, 30-50, 52-53, 55-56, 58-61, and 63-66 remain pending.

Reconsideration of the application is respectfully requested based on the following remarks.

REJECTION OF CLAIMS UNDER 35 USC §103

In the Office Action, the Examiner rejected claims 1-2, 4-5, 7-14, 22-23, 25-26, 28-35, 44-49, 53-56, 58-60, and 63-66 under 35 USC §103(a) as being unpatentable over Wakayama et al, U.S. Publication No. US 2001/0049739 A1, ('Wakayama' hereinafter) in view of Ishizaki, US Publication No. US 2003/0101239 A1, ('Ishizaki' hereinafter).

Each of the pending claims recites the encapsulation of a packet or frame with a virtual storage area network identifier and a type of traffic. Through the identification of a traffic type, frames carrying a variety of traffic types may be transmitted within a VSAN. Moreover, multiple VSANs, each capable of supporting different traffic types, may be interconnected through the identification of a traffic type in the newly appended header. The cited references fail to disclose such a need in the prior art, or a solution such as that claimed.

With respect to independent claim 1, as amended, recites "encapsulating the packet or frame with a virtual storage area network identifier, a type of traffic to be carried by the packet or frame, and information specifying at least one of a TTL value or MPLS information, wherein encapsulating comprises appending a header to the packet or frame to create a new packet or frame, wherein the header includes fields for the virtual storage area network identifier and information specifying at least one of the TTL value or the MPLS information, wherein the header further includes a field specifying the type of traffic to be

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carried by the packet or frame, wherein the available types include at least one of Ethernet, fibre channel, and Infiniband."

Independent claim 55 recites in relevant part, "encapsulating the packet or frame with a virtual storage area network identifier and information specifying a type of traffic to be carried by the packet or frame, wherein the available types include at least one of Ethernet, fibre channel, or Infiniband, wherein encapsulating comprises adding a header to the packet or frame to create a new packet or frame, wherein the header includes fields for the virtual storage area network identifier and the information specifying the type of traffic to be carried by the packet or frame."

With respect to independent claims 1 and 55, neither of the cited references, separately or in combination, discloses or suggests "encapsulating the packet or frame with a virtual storage area network identifier and information specifying a type of traffic to be carried by the packet or frame, wherein encapsulating comprises adding a header to the packet or frame to create a new packet or frame, wherein the header includes fields for the virtual storage area network identifier and the information specifying the type of traffic to be carried by the packet or frame." In fact, neither of the cited references discloses or suggests encapsulating the packet or frame with a VSAN identifier. Moreover, each of the cited references fails to disclose or suggest encapsulating a packet or frame with a header including information specifying a type of traffic "wherein the available types include at least one of Ethernet, fibre channel, or Infiniband," as claimed. The Examiner cites FIG. 9 of Wakayama, which discusses the configuration of the lower layer processor for the Ethernet, and discusses the processing of an Ethernet frame. However, there is no indication that the header includes information specifying the type of traffic to be carried by the frame. In fact, FIG. 9 of Wakayama clearly indicates that only one type of traffic – Ethernet – is being transmitted in the VLAN described. As a result, it would be unnecessary to specify the type of traffic within a header. The cited references, separately or in combination, fail to disclose or suggest identifying the type of traffic within a VSAN. In fact, as set forth above, each of the cited references relates to a VLAN, in which a single type of traffic is typically used, and therefore teaches away from enabling multiple types of traffic to be transmitted. Accordingly, Applicant respectfully submits that the claims are patentable over the cited references.

As set forth in the Background section of Applicant's specification, encapsulation mechanisms for transporting packets between ports of switches in a network on the basis of

VLAN associations among those ports are in existence. One such encapsulation mechanism is ISL, developed by Cisco Systems. However, ISL does not support multiple different protocols on a single physical network infrastructure. Thus, current technology fails to address the need for supporting a multiple SAN system in which different protocols or technologies simultaneously co-exist. It is important to note that operating multiple different protocols is desirable in a SAN in order to support different storage devices operating under different protocols. This problem would not be immediately obvious in a VLAN environment in which a single protocol is typically used. Moreover, ISL was not optimized for Fibre Channel transmissions, and therefore could not easily be implemented in modern SANs.

In addition, it is important to note that both of the references cited by the Examiner, Wakayama and Ishizaki, relate to a VLAN, not a VSAN. More particularly, Wakayama discloses providing a VLAN ID in a header of a packet. See Abstract. Thus, the cited art relates to a VLAN identifier rather than a VSAN identifier.

The Examiner asserts in the recent Office Action that a SAN is well known in the art, citing Tamura et al (U.S. Patent No. 6,728,848). The Examiner further cites Ishizaki (US 2003/0101239 A1). However, it is unclear in what capacity the Ishizaki reference is cited. In the previous Office Action, the Examiner stated that Ishizaki also teaches storage devices using a Virtual Local Area Network. Even though SANs are, in fact, well-known in the art, the references fail to disclose or suggest the claimed invention for use in a VSAN.

It is also important to note that a SAN denotes a physical infrastructure. In contrast, the invention of claim 1 relates to VSANs. As set forth in the Summary of the Invention on page 4 of Applicant's specification, "[t]hrough the concept of a VSAN, one or more network devices (e.g., servers) and one or more data storage devices are grouped into a logical network defined within a common physical infrastructure."

The Examiner cites the definition of a Storage Area Network defined by Tamura et al, which states that a "'Storage Area Network" or SAN for the purposes of the embodiments and claims of the present invention means any network, real or virtual, that has one of its primary functions to provide storage from one or more storage systems to one or more computer systems." While this definition has been set forth in Tamura, there is no evidence that this definition is universally accepted.

While Tamura has not been officially cited in this rejection, it is important to note that the system of Tamura includes a single SAN. In other words, a SAN identifier is not provided in a packet or frame header. Stated another way, Tamura fails to disclose or suggest the use of a multiple SANs, or multiple VSANs, in a single network. Accordingly, Tamura teaches away from the claimed invention.

The claimed invention enables different protocols to co-exist in a VSAN system. For instance, the type of MPLS information that may be specified in the header is recited in claims 17-20. From these claims, it can be seen that the presence and number of MPLS labels provided in the MPLS information can be indicated in the MPLS information/packet header. Thus, the MPLS information may vary, as necessary, with the protocol/type of traffic. In contrast, Wakayama indicates that a single MPLS label is associated with a VLAN ID. See Abstract. As such, Wakayama teaches away from indicating the presence and/or number of MPLS labels in the MPLS packet header. As another example, claims 8-10 enable the type of traffic to be specified. This information was previously not necessary, since multiple protocols could not be supported on a single physical network infrastructure. Neither of the cited references discloses supporting multiple protocols or types of traffic in this manner.

Neither of the references discloses or suggests supporting multiple different protocols on a single physical network infrastructure. While operating multiple different protocols is desirable in a SAN in order to support different storage devices operating under different protocols, this is not pertinent to the VLAN environment. Thus, there was no need to specify various information in the packet, such as type of traffic or indicate whether MPLS labels are present (and if so, how many). As such, neither of the references discloses the problem present in the current technology pertinent to the SAN environment, nor do they suggest a solution to this problem. Moreover, since a single protocol/type of traffic is typically used in a VLAN environment, both Wakayama and Ishizaki teach away from supporting multiple different protocols in a network such as a SAN or VSAN. Accordingly, Applicant respectfully submits that the pending claims 1-2, 4-5, 7-14, 22-23, 25-26, 28-35, 44-49, 53-56, 58-60, and 63-66 are patentable over the cited references.

In the Office Action, the Examiner rejected claims 6, 16-20, 27, 38-42, and 52 under

35 USC §103(a) as being unpatentable over Wakayama in view of Ishizaki and further in view of Behzadi, U.S. Patent No. 6,728,220 B2, ('Behzadi' hereinafter).

Behzadi discloses the use of a TTL field in combination with an MPLS label within a Shim header, as shown in FIG. 5. However, it is important to note that Behzadi relates to preventing transmission loops in a label switching domain. See Title. More particularly, the invention disclosed in Behzadi relates solely to preventing transmission loops in a ring network that utilizes label switching. See Abstract. Behzadi fails to disclose or suggest preventing transmission loops in a network that is not a ring network. As such, Behzadi teaches away from preventing transmission loops in a network that is not a ring network using a TTL field.

It is important to note that the claimed invention relates to a SAN rather than a ring network. Neither of the cited references discloses or suggests the routing problems that can occur within a SAN. More particularly, in some SANs, there may be topology as well as routing problems that could cause a frame to traverse a loop within the network. As such, the references, separately or in combination, fail to disclose the use of the TTL field in a SAN environment in the manner claimed. Moreover, Behzadi fails to cure the deficiencies of the primary references. Accordingly, Applicant respectfully submits that claims 6, 16-20, 27, 38-42, and 52 are patentable over the cited art.

The Examiner rejected claims 15 and 36 under 35 USC §103 under Wakayama in view of Ishizaki and further in view of Walrand et al, U.S. Patent No. 6,674,760 B1, ('Walrand' hereinafter) and rejected claims 21 and 43 under 35 USC §103 under Wakayama in view of Ishizaki and further in view of Aggarwal et al, US 2002/0101868 A1, ('Aggarwal' hereinafter). These rejections are fully traversed below.

The additional references Walrand and Aggarwal fail to cure the deficiencies of the primary references. Accordingly, Applicant respectfully submits that claims 15, 36, 21 and 43 are patentable over the cited references.

Based on the foregoing, it is submitted that the independent claims are patentable over the cited references. In addition, it is submitted that the dependent claims are also patentable for at least the same reasons. The additional limitations recited in the independent claims or the dependent claims are not further-discussed as the above-discussed limitations are clearly

sufficient to distinguish the claimed invention from the cited references. Thus, it is respectfully requested that the Examiner withdraw the rejection of the claims under 35 USC §103.

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
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SUMMARY

An early Notice of Allowance is earnestly solicited. If there are any issues remaining which the Examiner believes could be resolved through either a Supplemental Response or an Examiner's Amendment, the Examiner is respectfully requested to contact the undersigned attorney at the telephone number listed below.

Applicants hereby petition for an extension of time which may be required to maintain the pendency of this case, and any required fee for such extension or any further fee required in connection with the filing of this Amendment is to be charged to Deposit Account No. 50-0388 (Order No. ANDIP001).

Respectfully submitted,
BEYER, WEAVER & THOMAS, LLP



Elise R. Heilbrunn
Reg. No. 42,649

PO Box 70250
Oakland, CA 94612-0250
(510) 663-1100